1	QUINN EMANUEL URQUHART & SULLIVA	AN,				
2	Sean Pak (Bar No. 219032)					
3	seanpak@quinnemanuel.com Melissa Baily (Bar No. 237649)					
4	melissabaily@quinnemanuel.com James Judah (Bar No. 257112)					
	jamesjudah@quinnemanuel.com					
5	Lindsay Cooper (Bar No. 287125) lindsaycooper@quinnemanuel.com					
6	Iman Lordgooei (Bar No. 251320)					
7						
8	San Francisco, California 94111-4788 Telephone: (415) 875-6600					
	Facsimile: (415) 875-6700					
9	Marc Kaplan (pro hac vice) marckaplan@quinnemanuel.com					
10						
11						
12	Telephone: (312) 705-7400 Facsimile: (312) 705-7401					
13	, , ,					
	Attorneys for GOOGLE LLC					
14						
15	UNITED STATES DISTRICT COURT					
16	NORTHERN DISTRICT OF CALIFORNIA					
17	SAN FRANCISCO DIVISION					
18	SONOS, INC.,	Case No. 3:20-cv-06754-WHA				
19	Plaintiff,	Consolidated with Case No. 3:21-cv-07559-WHA				
20	VS.	GOOGLE LLC'S PROPOSED				
21	vs.	TIMELINE				
	GOOGLE LLC,					
22	Defendant.					
23		'				
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28	01980-00181/14077808.1					
		Case No. 3:20-cv-06754-WHA				

GOOGLE'S PROPOSED TIMELINE

Event

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Google respectfully submits this proposed timeline pursuant to the Court's request for a timeline that shows the important dates, including the date Sonos's products were first launched, the claimed conception date, the date of the provisional application, the date that Google first released the accused feature, the date that Sonos applied for the asserted patents, the date when the patents issued, and the date when Sonos first released the claimed feature. See 5/10 Trial Tr. at 708:11-709:6; 5/11 Trial Tr. at 809:9-15.

Sonos 2005 System Released

Provisional application filing date

Non-provisional application filing date

'996 and '885 Patent applications filed

Added "all groups" to specification

Google releases products with accused feature

Sonos releases products with claimed feature

First Sonos Forums Post

Claimed conception date

'996 Patent issues

'885 Patent issues

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5	Dated:	May	11,	2023
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Date

January 2005

February 2005

April 12, 2019

August 2019

June 2020

December 21, 2005

September 12, 2006

September 11, 2007 December 2015

November 5, 2019

November 24, 2020

Dated: Ma	y 11, 2023
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Respectfully submitted,

/s/ Sean Pak

Attorneys for GOOGLE LLC

QUINN EMANUEL URQUHART & SULLIVAN, LLP

Counsel for Google LLC

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ATTESTATION Pursuant to the Federal Rules of Civil Procedure and Local Rule 5-1, I hereby certify that, on May 11, 2023, all counsel of record who have appeared in this case are being served with a copy of the foregoing via the Court's CM/ECF system and email. DATED: May 11, 2023 By: /s/ James Judah James Judah